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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/615,011		07/08/2003	Daniel Lyle Callahan	200308561-1	8183		
22879	7590	12/22/2005		EXAMINER			
		ARD COMPANY	DINH, TUAN T				
	•	104 E. HARMONY ROPERTY ADMINIS		ART UNIT PAPER NUMBER			
		O 80527-2400	TRATION	2841			
				DATE MAILED: 12/22/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

,	Application N	0.	Applicant(s)	
Office Action Summers	10/615,011		CALLAHAN ET AL.	
Office Action Summary	Examiner		Art Unit	<del></del>
	Tuan T. Dinh		2841	
The MAILING DATE of this commu Period for Reply	nication appears on the cov	er sheet with the co	rrespondence addre	9SS
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM THE  - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this con  - If NO period for reply is specified above, the maximum  - Failure to reply within the set or extended period for rep Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF THIS ( as of 37 CFR 1.136(a). In no event, ho imunication. statutory period will apply and will expi ly will, by statute, cause the application	COMMUNICATION  DWEVER, may a reply be time  ire SIX (6) MONTHS from the  n to become ABANDONED	ely filed he mailing date of this comn ( (35 U.S.C. & 133)	
Status				
<ol> <li>Responsive to communication(s) fi</li> <li>This action is FINAL.</li> <li>Since this application is in conditional closed in accordance with the practice.</li> </ol>	2b)⊠ This action is non-f n for allowance except for f	formal matters, pros		nerits is
Disposition of Claims		•		
4) Claim(s) 3-19 is/are pending in the 4a) Of the above claim(s) is/ 5) Claim(s) is/are allowed. 6) Claim(s) 3-7,10-17 and 19 is/are re 7) Claim(s) 8,9 and 18 is/are objected 8) Claim(s) are subject to restr  Application Papers  9) The specification is objected to by t 10) The drawing(s) filed on is/are Applicant may not request that any objected	are withdrawn from considence in the considering it is a second of the considering it is a second or the co	rement. Objected to by the E		
Replacement drawing sheet(s) includir  11) The oath or declaration is objected	ng the correction is required if	the drawing(s) is obje	ected to. See 37 CFR	• •
Priority under 35 U.S.C. § 119	by mio Examinor, Note to	andoned Office /	TOUGHT OF TOTAL TO	102.
12) Acknowledgment is made of a clain a) All b) Some * c) None of:  1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copies application from the Internati * See the attached detailed Office acti	y documents have been re- y documents have been re- s of the priority documents onal Bureau (PCT Rule 17	ceived. ceived in Applicatio have been received .2(a)).	n Nod in this National Sta	age
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review ( 3) Information Disclosure Statement(s) (PTO-1449 of Paper No(s)/Mail Date	PTO-948) or PTO/SB/08) 5) [	Interview Summary (I Paper No(s)/Mail Date Notice of Informal Pa Other:	PTO-413) e tent Application (PTO-15	52)

#### **DETAILED ACTION**

Claims 1-2 have been canceled and without prejudice from the response filed on 10/18/05.

### Claim Objections

1. Claims 1, 12, 15 are objected to because of the following informalities:

Claim 1, line 8, "each of module" should be changed to - - the module - - for proper antecedence basis.

Claim 12, line 1, "wherein means for securing" should be changed to - - wherein the means for securing - - for proper antecedence basis.

Claim 15, line 1, "the means for securing a module" should be changed to - - the means for securing the module - - for proper antecedence basis.

Appropriate correction is required.

### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- 3. Claims 11-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Beaman et al. (U.S. Patent 5,738,531).

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As to claims 11-12, Beaman et al. discloses a force distributing mechanism as shown in figures 1-5 comprising:

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means for securing (3) a land grid array module (1) and a printed circuit board (10) in electrical communication with each other including introducing a contact force between an array of contact elements of the land grid array module (1) and an array of contact elements of the printed circuit board (10);; and

means for maintaining and distributing (23) the contact force substantially uniformly across the contact array of the land grid array module (1) and the contact array of the printed circuit board (10), the means for maintaining and distributing the contact force being in direct contact with the printed circuit board (10).

wherein the means for securing comprises at least one of:

an interposer (3) disposed between the land grid array module (1) and the printed circuit board (10);

a plurality of load posts (22) extending through each of the land grid array module (1), the printed circuit board (10), the interposer (3), and the means for maintaining and distributing (23) the contact force; and

a stiffening plate (19) disposed on a side of the printed circuit board (10) opposite the interposer (3) and the land grid array module (1), and fixed to the load posts (22) to be spaced from the printed circuit board (10).

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## Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3-4, 7,10, 13, 16, 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beaman et al. (U.S. Patent 5,738,531) in view of Bonnefoy (U.S. Patent 4,611,869).

As to claims 3, 13, 16, and 19 Beaman et al. discloses an electronic component system as shown in figures 1-5 comprising:

a land grid array module (1-figure 4);

a printed circuit board (10, column 4, line 12) having first and second sides;

an interposer (3, column 4, line 3) disposed between the module (1) and the first side of the printed circuit board (10);

a backing/stiffening plate (19-figure 5) spaced from, and disposed on the second side of the printed circuit board (10) opposite the first side;

a plurality of posts (22) extending through and connecting the module (1), the printed circuit board (10 or 21-figure 5), the interposer (3 or 24-figure 5), and the backing plate (19) relative to each other; and

a spring member (an insulator 23-figure 5) disposed between the backing plate (19) and the second side of the printed circuit board (21), and having a first portion (a

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leg including a crew hole) in secured contact with the backing plate (19) and a second portion (a body of the insulator 23) in unsecured.

Beaman does disclose the spring member (23) made by polyimide (column 4. lines 5-57). Beaman does not disclose the spring member 23 being curved and pressing contact against the second side of the printed circuit board adjacent a center of the printed circuit board.

Bonefoy discloses an apparatus as shown in figures 2-5 comprising a clip (23) having a first portion secured to a printed circuit board (20), and a second portion is unsecured and pressing contact against the second side of the printed circuit board adjacent a center of the printed circuit board (20).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Bonefoy employed in the system of Beaman in order to provide an isolation and even contact pressure of forces applied on the PCB.

As to claim 4, Beaman discloses the second portion (the body) of the spring member (23) comprises a central body portion and the first portion (the leg inclidung the crew hole) of the spring member comprises a plurality of leg members radially extending outward from the central body portion with an end of each leg member including a hole (see figure 5) configured for receiving one of the posts (22) to secure the spring member relative to the backing plate (19).

As to claim 7, Beaman discloses the central body portion defines a body of material formed without holes, see figure 5.

As to claim 10, Beaman discloses the spring member (23) is a single member that provides the substantially all of the compressive clamping force on the system.

6. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beaman (531) in view of Haselby et al. (U.S. Patent 6,299,460).

As to claim 15, Beaman discloses all of the limitations of the claimed invention except for the means for securing the module comprising: a plurality of load springs carried on the load posts.

Haselby et al. teaches an assembly as shown in figure 1 comprising posts (34) having spring loads (36, 38).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Haselby et al. employed in the system of Beaman in order to reduce force when the posts applied on the assembly.

7. Claims 5-6, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beaman ('531) in view of Bonnefoy ('869), and further in view of Shinha et al. (U.S. Patent 6,475,011).

As to claims 5-6, 14, Beaman and Bonnefoy disclose all of the limitations of the claimed invention, except for the legs and the central body portion are configured with a curved shape, and the spring member includes the hole of each leg member having an elongate shape configured to permit limited sliding movement of each leg of the spring member relative to each of the posts.

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Shinha shows an apparatus as shown in figures 2-8 comprising a curved spring member (270) having legs (274) and a body (273) configured with a curved shape, and the spring member includes the hole (278) of each leg member having an elongate shape configured to permit limited sliding movement of each leg of the spring member relative to each of the posts.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Shinha employed in the system of Beaman and Bonnefoy in order to provide a strong connection and easy for assembly.

8. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beaman ('531) in view of Bonnefoy ('869), and further in view of Haselby ('460).

As to claim 17, Beaman and Bonnefoy disclose all of the limitations of the claimed invention except for the means for securing the module comprising: a plurality of load springs carried on the load posts.

Haselby et al. teaches an assembly as shown in figure 1 comprising posts (34) having spring loads (36, 38).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have a teaching of Haselby et al. employed in the system of Beaman and Bonnefoy in order to reduce force when the posts applied on the assembly.

# Allowable Subject Matter

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9. Claims 8-9, and 18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Neither the references cited nor the cited references do disclose the second portion of the spring member comprises a cured central body portion and wherein the backing plate includes <u>a recessed portion defined in a main body of the backing plate</u> that is configured to receive the first portion ends of the spring member.

## Response to Arguments

10. Applicant's arguments with respect to claims 3-19 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Frankeny et al. and Gonzalez et al. disclose related art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan T. Dinh whose telephone number is 571-272-1929. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kammie Cuneo can be reached on 571-272-1957. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tuan Dinh

December 18, 2005.

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